DOCKET NO.: FCI-2632/C3069 **Application No.:** 09/989,271

Office Action Dated: November 1, 2004

PATENT REPLY FILED UNDER EXPEDITED PROCEDURE PURSUANT TO 37 CFR § 1.116

REMARKS

Claims 45-58 are currently pending in the application, of which claims 55-58 are newly presented.

Claims 45-54 stand rejected under 35 U.S.C. § 102(b) as allegedly being anticipated by Foreign Patent EP 0 893 850 A2 (hereinafter referred to as FP '850). Applicant respectfully disagrees. Each of these claims recites, *inter alia*, "a flexible contact element at least partially disposed within the [terminal's] contact section in a non-fixedly secured manner." The examiner states that FP '850 teaches that the spring member may be detachably mounted (referencing col. 5, lines 35-36), and that "this teaching is seen to anticipate the newly amended claim language of *non-fixedly secured* because the ability of the spring member 30 to be detached makes it non fixedly secured to the terminal." Applicant respectfully submits that because the spring member is *detachably mounted*, it necessarily is *attached* when it is mounted or secured to the terminal. There does not appear to be any distinction between attached and fixed when describing the engagement or securement of the spring member to the terminal. And this type of securement, as taught by FP '850, is the opposite of how the flexible element is secured within the terminal contact section as recited in the pending claims—there is no attachment or coupling of the flexible element to the terminal contact section (*see, e.g.*, Figures 4-6).

Dependent claims 55-58 are newly presented. Each of these claims recites "wherein the flexible contact element is not attached to the contact section." FP '850 teaches away from this flexible contact securement arrangement.

In view of the foregoing, Applicant believes all of the pending claims are in condition for allowance and requests confirmation of the same through issuance of a Notice of Allowance.

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